

GOES BACK TO JAIL TO AWAIT HIS TRIAL

Hubbard Field and Pail is Fixed
at \$8,000.

UNABLE TO GIVE BONDS

DISCUSSION OVER MRS. LAW-
LER'S TESTIMONY.

Pale and haggard, William E. Hubbard yesterday held himself held to the district court for trial. Judge Timmony bound him over on two charges—rape and attempted rape, committed on 11-year-old Helen Snook. The bond was kept at \$8,000 on the first charge and \$3,000 on the second. So far, no bond has been found who wished to be identified with the case as a bondsman, and Judge Timmony, says he will probably be unable to secure his liberty on a bond. Assistant County Attorney Leobonow tried yesterday to get the amount of bail reduced, on the ground that there was danger of Hubbard's trying to escape. Judge Timmony refused the request.

Judge Powers made no attempt to prevent Hubbard's being held on the charge of attempted rape, but he objected to the charges, after Mr. Leobonow had concluded.

"I would not be fair to the court if I insisted that there was any probable cause to hold the defendant in the second case," he said. "Before the jury the prosecution is required to prove beyond a doubt the guilt of the accused, but before a magistrate they have to show probable cause, sufficient to overcome the presumption of innocence. Now, taking the prosecution in its entirety, that it only shows attempted rape. The court cannot assume that certain facts exist that have not been proved."

He declared that the prosecution had not put Dr. King on the stand, and urged that against them. He also declared that there was a discrepancy in the testimony.

Mr. Leobonow reviewed the evidence and declared it was conclusive.

Criticized Mrs. Lawler.

"I desire to say a few words in relation to the testimony of Mrs. Lawler," put in Judge Powers, after Mr. Leobonow had concluded.

"No jury would ever convict on the testimony of Mrs. Lawler. The natural inclination of a woman is to believe that a crime is being perpetrated to harm her. She knew that a little child was being assaulted, and she did not scream or call for assistance. When a woman will admit that she was willing to allow a crime to be committed to secure evidence, her testimony is not corroborative at all. It does not corroborate anybody."

Mr. Leobonow defended Mrs. Lawler's testimony, Judge Timmony, in announcing his decision, criticized her to some extent.

After reviewing the evidence, he said:

"It does seem a little singular, to say the least, that Mrs. Lawler did not cry out. But her explanation of it is that nothing more could have been done than was already, and that was her reason for not giving the alarm."

The court appreciates the fact that the defendant is charged with a serious crime and it means much to him. The evidence ought to be clear to bind him over to the district court.

It seems to me that there is sufficient testimony here to show that the

offense alleged has been committed, and that there is probable cause to believe the defendant guilty thereof, and he will be held to answer to the district court.

Question of Bail.

Then came an allocation over the amount of bail. Mr. Leobonow asked the court to fix the amount of double that fixed originally.

"As the court knows, this is a serious case," said he. "And we ask that the bail be increased. The prosecution has been compelled to show its case. The defense has not. We don't know that this man could not have given bail before this. Now that we have made a case against him, the temptation to get out of jail, jump bail is greater, and we ask that it be increased."

Judge Powers presented this. He declared the prosecution for "suggesting a higher bail."

"We have been unable to give bail," said he, "or we would have done so long ago."

"Bail is for the purpose of securing the attendance of the accused in court. As long as I have practiced at the bar, I never set bail for a man who has not given bail before this. If I thought one would be the first to inform the officers of it. The prosecution has suppressed testimony in this case."

"That is not true," returned Mr. Leobonow.

"Yes," replied Judge Powers, "Judge Timmony stopped the retort by stating that he did not wish to be unreasonable, and thought the original bail was sufficient. Hubbard was then returned to jail."

PIRE BUGS AT EUREKA.

Disastrous Conflagration Was Narrowly Averted Yesterday.

Eureka, Utah, April 27.—News from a roomer at the Keystone hotel, Eureka, a frame shack opposite that hotel, that there was a fire about 1:30 o'clock, the morning. The place was occupied by Chinamen, who were aroused and assisted in extinguishing the flames. The fire started in a room at the rear of the building, and spread to the outside. The fire was caused by a stove of old frame cooking, and a still brace was blowing from the west, the entire business part of town would have been consumed had the fire not been discovered so opportunely. There is no clue to the miscreant.

IN JUSTICE'S COURTS.

John Cole, who farms a piece of land on the other side of the Jordan river, was arrested yesterday on the charge of selling a half-dollar worth of hay from R. F. Ayson, his near neighbor. Ayson made the complaint before Justice Dana T. Smith, and the defendant, when brought before that magistrate, after entering a plea of not guilty, was released on his own recognizance.

The trouble between J. W. MacNamara and F. J. Montgomery at the Grand Pacific hotel the other day has resulted in a suit in Judge's Nelson's court. MacNamara sues Montgomery for \$100 damages, alleged to have been sustained in his election from the house.

Charles Volking, charged with forgery, filed a bond of \$300 before Justice Leach yesterday and was released until the time set for hearing.

Protest of Graduates.

London, April 27.—The committee of graduates of Harvard, representing those opposed to having the university grant a degree of D. C. to President McKinley, today began mailing 7,000 copies of the protest, framed by certain of the alumni, and it is expected that answers will begin to come in the first of next week.

Ogden Postoffice Clerks Puzzled By Unique Address.

(Special to The Herald.)

Ogden, April 27.—S. E. Corey of the postoffice and all other clerks who have anything to do with the delivery of mail are in a quandary over a letter received recently at the office. The missive is addressed to Ogden, Utah, but in place of the name of the addressee there is a photograph pasted on the envelope. The picture is that of a man about 30 years of age, with dark hair, round cheeks and a face smooth shaven. The address of the sender was given on the usual corner as Detroit, Mich.

It is a not uncommon custom for parties to have their photos pasted on the outer envelopes in order to prevent the delivery of letters to the wrong parties, having similar names. The missive was given on the usual corner as Detroit, Mich.

One well known traveling man with a common custom furnishes his correspondents with envelopes adorned with his picture, and underneath are the words:

"This is he. Don't deliver this to anyone else."

But in all such cases the name of the person addressed is also on the outer envelope, and the mail matter may be classified under the proper letters of the alphabet. But when, as is the case with the letter recently received, there is nothing but a photo to identify the owner, there is no means of classifying the letter. If the practice becomes general, racks may have to be arranged with compartments classified as to sex, age, complexion, size, mode of dress, etc., and instead of the usual advertised list of undelivered letters, a page or two of pictures will be required.

Considerable commotion was caused yesterday morning about the home of Andrew L. Anderson on Seventeenth street. A family quarrel led to a family fight and there are various stories in circulation touching whether the wife or the husband began the affair.

The trouble began in the house, and after considerable commotion there, with compartments classified as to sex, age, complexion, size, mode of dress, etc., and instead of the usual advertised list of undelivered letters, a page or two of pictures will be required.

The woman's side of the story is that she asked him to buy some supplies for the house, and that he refused, and that out of this grew a quarrel, and he struck her, stamped her and finally drew a pistol.

Anderson denies the pistol part of the story, but says she drew at him, pulled out his hair and whiskers and beat him. His appearance corroborates the charges.

The couple have been married about a month, this being the man's third venture and the woman's second. Mr. Anderson is over 70 years of age and the woman about 60.

Anderson spent the day in jail, charged with assault. Dr. Powers who attended the woman, says her hurts are not serious.

ESTATE SUES ESTATE.

Odd Legal Complication Over Late George H. Burgett's Affairs.

Mrs. Read, as administratrix of the estate of the late Mr. Read, has brought suit against R. T. Hume in his capacity of administrator of the estate of George H. Burgett, deceased, and also against A. F. Warner and George J. Kelly for \$1,011.82. The complaint explains the somewhat complicated title in the case, alleging that Mrs. Read gave to the late Mr. Burgett certain accounts and notes for collection, and that no accounting was ever made to her. Kelly and Warner were Burgett's bondsmen, hence they are brought into the suit, and Hume gets in as administrator of Burgett's estate.

INJURED IN EXPLOSION.

Levi Long Victim of Giant Power at Taylor's Canyon.

Levi Long, employed at blasting out a road to the clay deposits in Taylor's canyon for B. Mahan, met with a serious accident yesterday morning. A small amount of giant powder was placed under the stove in the workman's cabin and a hot fire was made in order to prepare breakfast. Long was out of the cabin for a moment, and just as he entered, the giant pow-

der exploded, wrecking stove, furniture and cabin and killing Long. The injured man was at once brought to the hospital, but having no money was refused admittance. The county physician, however, attended him and found one thigh badly lacerated, while one arm had a long cut from the wrist to the elbow, several fragments being severed. The man will have to stay in the hospital until the work of his bad luck and went up to attend him. The work of the road building would have been finished the day of the accident.

Mrs. Parry wishing "Ninety and Nine" Rev. Barnett will assist the pastor this week, beginning Monday.

Wants a Divorce.

Mrs. Joseph Pinger yesterday filed an action for divorce against her husband. The complaint in the case was withdrawn by the attorneys, and could not be seen at the court house, but it is understood that the proceeding was agreed to by both and that the suit will not be contested.

Ogden Briefs.

William Glassman is back from the east.

Elder Charles H. Penrose will speak this afternoon in the tabernacle on the subject, "Universal Salvation."

The committee on reception of President McKinley held a meeting last night, but adjourned without taking any action until Tuesday evening, if the council chamber.

There will be a musical programme of special interest tonight in the Fourth ward meeting house, the occasion being the joint session of the Y. M. C. A. and Y. W. C. A.

Misses Pearl Walker, Ruth Cooper, Clara McCready, May Billings and Messrs. W. H. James, Roscoe Breeden, A. L. Thomas, Jr., and George A. Moore of Salt Lake attended the High school ball here last evening.

A baby, 18 months old, of Mrs. Livermore, residing on lower Twenty-fourth street, last evening took about three drachms of carbolic acid, and was immediately seized with convulsions. Dr. Powers was called, and succeeded in counteracting the effects of the poison.

The boys, Carlson, Smuin and Brink, who pleaded guilty to throwing eggs at Principal Quinn of the Five Points school, were fined \$10 each yesterday. The fines were paid by the parents of the boys. Colvin and Maxwell, two of the boys, were found guilty after trial and fined \$20 each. This latter case will be appealed to the district court.

Miss Katharine E. Oliver, who has so highly entertained three Salt Lake audiences during the past week, has been engaged to give "The Little Minstrel" in Ogden, Thursday evening, May 2, at the First Congregational church. Tickets 50 cents, on sale at Kroth's drug store. Not to hear Miss Oliver is to miss an evening of rare entertainment. As an impersonator and in the use of the Scotch dialect she is unrivaled.

Ask your grocer for Royal Zwieback pure food for children and weak stomachs. Take the package labeled Royal Zwieback; it is the purest and best.

Specific System covers as wide a range of disease as it is safe for a layman to treat. A few of the most used cures are:

Croup and Colds.—The use of "777" starts the blood coursing through the veins until it reaches the extremities, when the feet warm up and the cold is broken.

Rheumatism.—The use of No. 15 neutralizes the uric acid in the blood, and the poison passes off through the kidneys.

Dyspepsia, Indigestion, Weak Stomach.—The use of No. 10 stimulates the gastric juice, the food assimilates, the digestion is perfected.

Malaria is prevalent owing to the upheaval of the streets. The use of No. 16 "breaks up" the Chills and Fever, while its tonicity sustains the system.

25 cents each at Druggists, or mailed. A pocket epitome of Domestic Practice mailed for the asking. A postcard will do.

Humphreys' Homeopathic Medicine Co., cor. William and John sts., New York.

OGDEN NEWS.

Ogden Office, 203 Eccles Building.
Telephone 14.

Ogden, April 28.

LIVELY FAMILY JAR

AGED COUPLE MAKE CHARGES
AGAINST EACH OTHER.

Husband of 70 Years of Age Left
House by the Window and Sought
Police Assistance.

Considerable commotion was caused yesterday morning about the home of Andrew L. Anderson on Seventeenth street. A family quarrel led to a family fight and there are various stories in circulation touching whether the wife or the husband began the affair.

The trouble began in the house, and after considerable commotion there, with compartments classified as to sex, age, complexion, size, mode of dress, etc., and instead of the usual advertised list of undelivered letters, a page or two of pictures will be required.

The woman's side of the story is that she asked him to buy some supplies for the house, and that he refused, and that out of this grew a quarrel, and he struck her, stamped her and finally drew a pistol.

Anderson denies the pistol part of the story, but says she drew at him, pulled out his hair and whiskers and beat him. His appearance corroborates the charges.

The couple have been married about a month, this being the man's third venture and the woman's second. Mr. Anderson is over 70 years of age and the woman about 60.

Anderson spent the day in jail, charged with assault. Dr. Powers who attended the woman, says her hurts are not serious.

ESTATE SUES ESTATE.

Odd Legal Complication Over Late George H. Burgett's Affairs.

Mrs. Read, as administratrix of the estate of the late Mr. Read, has brought suit against R. T. Hume in his capacity of administrator of the estate of George H. Burgett, deceased, and also against A. F. Warner and George J. Kelly for \$1,011.82. The complaint explains the somewhat complicated title in the case, alleging that Mrs. Read gave to the late Mr. Burgett certain accounts and notes for collection, and that no accounting was ever made to her. Kelly and Warner were Burgett's bondsmen, hence they are brought into the suit, and Hume gets in as administrator of Burgett's estate.

INJURED IN EXPLOSION.

Levi Long Victim of Giant Power at Taylor's Canyon.

Levi Long, employed at blasting out a road to the clay deposits in Taylor's canyon for B. Mahan, met with a serious accident yesterday morning. A small amount of giant powder was placed under the stove in the workman's cabin and a hot fire was made in order to prepare breakfast. Long was out of the cabin for a moment, and just as he entered, the giant pow-

der exploded, wrecking stove, furniture and cabin and killing Long. The injured man was at once brought to the hospital, but having no money was refused admittance. The county physician, however, attended him and found one thigh badly lacerated, while one arm had a long cut from the wrist to the elbow, several fragments being severed. The man will have to stay in the hospital until the work of his bad luck and went up to attend him. The work of the road building would have been finished the day of the accident.

Mrs. Parry wishing "Ninety and Nine" Rev. Barnett will assist the pastor this week, beginning Monday.

Wants a Divorce.

Mrs. Joseph Pinger yesterday filed an action for divorce against her husband. The complaint in the case was withdrawn by the attorneys, and could not be seen at the court house, but it is understood that the proceeding was agreed to by both and that the suit will not be contested.

Ogden Briefs.

William Glassman is back from the east.

Elder Charles H. Penrose will speak this afternoon in the tabernacle on the subject, "Universal Salvation."

The committee on reception of President McKinley held a meeting last night, but adjourned without taking any action until Tuesday evening, if the council chamber.

There will be a musical programme of special interest tonight in the Fourth ward meeting house, the occasion being the joint session of the Y. M. C. A. and Y. W. C. A.

Misses Pearl Walker, Ruth Cooper, Clara McCready, May Billings and Messrs. W. H. James, Roscoe Breeden, A. L. Thomas, Jr., and George A. Moore of Salt Lake attended the High school ball here last evening.

A baby, 18 months old, of Mrs. Livermore, residing on lower Twenty-fourth street, last evening took about three drachms of carbolic acid, and was immediately seized with convulsions. Dr. Powers was called, and succeeded in counteracting the effects of the poison.

The boys, Carlson, Smuin and Brink, who pleaded guilty to throwing eggs at Principal Quinn of the Five Points school, were fined \$10 each yesterday. The fines were paid by the parents of the boys. Colvin and Maxwell, two of the boys, were found guilty after trial and fined \$20 each. This latter case will be appealed to the district court.

Miss Katharine E. Oliver, who has so highly entertained three Salt Lake audiences during the past week, has been engaged to give "The Little Minstrel" in Ogden, Thursday evening, May 2, at the First Congregational church. Tickets 50 cents, on sale at Kroth's drug store. Not to hear Miss Oliver is to miss an evening of rare entertainment. As an impersonator and in the use of the Scotch dialect she is unrivaled.

Ask your grocer for Royal Zwieback pure food for children and weak stomachs. Take the package labeled Royal Zwieback; it is the purest and best.

Specific System covers as wide a range of disease as it is safe for a layman to treat. A few of the most used cures are:

Croup and Colds.—The use of "777" starts the blood coursing through the veins until it reaches the extremities, when the feet warm up and the cold is broken.

Rheumatism.—The use of No. 15 neutralizes the uric acid in the blood, and the poison passes off through the kidneys.

Dyspepsia, Indigestion, Weak Stomach.—The use of No. 10 stimulates the gastric juice, the food assimilates, the digestion is perfected.

Malaria is prevalent owing to the upheaval of the streets. The use of No. 16 "breaks up" the Chills and Fever, while its tonicity sustains the system.

25 cents each at Druggists, or mailed. A pocket epitome of Domestic Practice mailed for the asking. A postcard will do.

Humphreys' Homeopathic Medicine Co., cor. William and John sts., New York.

Beautiful Residence to Be Built by C. M. Neuhausen.



The accompanying cut represents the beautiful home to be built this season for Architect C. M. Neuhausen on First South street, near Thirteenth East. The style of architecture is the Flemish renaissance, and Mr. Neuhausen has prepared his own plans. The structure will be of fine-colored brick, with high-colored stone trimmings and as the house is to be set on a fine lot, four rods by ten, it is expected to present a handsome appearance. The house is to have ten rooms, five on each floor, with bathrooms, billiard hall and a fine basement. It will have a hot water heating system, all the modern conveniences and will be finished on the inside in the best style of the builders' art. The cost will be between \$15,000 and \$20,000. The foundation is now in and the work of building will be pushed as fast as material can be had.

A Quarter Century of Success

Unparalleled in the History of Life Insurance.

INSURANCE IN FORCE, end of 1900, over - 604 MILLIONS
INSURANCE WRITTEN and PLACED, during 1900 over 249 MILLIONS
PAID POLICY-HOLDERS, in 25 years, over - 49 MILLIONS
ASSFTS, end of 1900, over - 40 MILLIONS
INCOME, during 1900 over - 24 MILLIONS
PAID POLICY-HOLDERS, during 1900, over - 7 MILLIONS
SURPLUS, end of 1900, over - 6 MILLIONS
POLICIES IN FORCE, end of 1900, over - 4 MILLIONS

THE ONLY AMERICAN LIFE INSURANCE COMPANY AWARDED
A GOLD MEDAL AT PARIS INTERNATIONAL
EXPOSITION, 1900.

The Best in Life Insurance, Absolute
Protection, Profitable Investment,
The Most Liberal Conditions
ARE OFFERED BY

THE PRUDENTIAL Insurance Co. of America.

Write for Information.
ACTIVE, RELIABLE BUSINESS MEN WANTED IN EVERY TOWN AND COUNTY OF UTAH TO REPRESENT THE PRUDENTIAL EXPERIENCE IN LIFE INSURANCE NOT NECESSARY, AS WE WILL GIVE FULL INSTRUCTIONS TO THE RIGHT MEN. GIVE REFERENCES, AND ADDRESS.
Home Office: Newark, New Jersey.
OLIVER G. SNOW, GENERAL AGENT.
200-203 PROGRESS BUILDING, SALT LAKE CITY, UTAH



Twenty-fifth Annual Statement January 1, 1901.

ASSETS	
Bonds and Mortgages	\$11,377,631.07
Real Estate	6,692,770.35
R. R. Bonds and Stock (market value)	12,950,092.50
Municipal Bonds (market value)	3,757,966.35
U. S. Gov. Bonds (market value)	116,750.90
Cash in Banks and Office	2,534,110.34
Interest and Rents, due and accrued	333,007.21
Loans on Collateral Securities	807,900.00
Loans on Policies	471,891.63
Premiums Deferred and in course of collection (net)	1,357,872.43
Total	\$40,599,991.93
LIABILITIES	
Reserve on Policies	\$33,724,393.00
All Other Liabilities	465,467.01
Surplus to Policy-holders	6,410,131.92
Total	\$40,599,991.93